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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/083,991	02/26/2002	Chia-Der Chang	TS01-660	TS01-660 5768	
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	SAILE & ASSOCIA	EXAMINER			
28 DAVIS AVENUE POUGHKEEPSIE, NY 12603			ISAAC, STANETTA D		
			ART UNIT	PAPER NUMBER	
		•	2812		
			DATE MAILED: 02/25/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Offic Action Summary Stamular Stanetta D. Isaac Stanetta D.				Application No.	Applicant(s)	
Status S		16 5: _	Andina Commence	10/083,991	CHANG ET AL.	/
The MAILING DATE of this communication appears on the cover sheet with the correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of seringly be evaluate under the provisors of 3 CFR 1.130(a). In no event, however, may a reply be timely filled to sering the serial state of the time of the provisors of 3 CFR 1.130(a). In no event, however, may a reply be timely filled. If the period for reply specified above is less han thirty (30) days, a reply within the stationy minimum of thirty (30) days will be considered stretch. If the period for reply specified above is less han thirty (30) days, a reply within the stationy minimum of thirty (30) days will be considered stretch. If the period for reply specified above is less han thirty (30) days, a reply with the station of this period of the communication. If the period for reply specified above is less than thirty (30) days, a reply with the station of the period of the station replication. Any reply received by the Office later han there months after the multing date of this communication. Any reply received by the Office later han there months after the multing date of this communication. A proper term adjustment. See 37 CFR 1.746(a). Status Status Status Status Status Signate this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s)	•		Action Summary	Examiner	Art Unit	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.196(a). In no event, however, may a reply be timely fled alter \$13, (8) MONTHS from the mailing date of filis communication. If the period from the post and the provision of the communication of the provision of Claims 4) Claim(s) 1-19 is/are pending in the application. 4) Claim(s) 1-19 is/are allowed. 6) Claim(s) 1-19 is/are allowed. 6) Claim(s) 1-19 is/are allowed. 6) Claim(s) 1-19 is/are objected to by the Examiner. 10) The drawing(s) filed on is/are objected to by the Examiner. Application are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are objected to by the Examiner. 10) The drawing(s) filed on is/are is/are pending on is/are objected to by the Examiner. 10) The drawing(s) filed on is/are objected to by the Examiner. 10) The drawing(s) filed on is/are allowed. 11) The proposed drawing correction filed on is. a) approved by the Examiner. 12) The coath or declaration is objected to by the Examiner. 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). 11) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). 2) Acknowledgment is made of a claim for domestic priority documents have been received in Application No application from the International Bureau (PCT Rue 1.72(a)). 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(a) (to a provisional application). 2) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(a) (to a						
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DETAILED ACTION

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang Patent Number 6,461,932 in view of Klein Patent Number 6,511,576.
- 4. <u>Wang</u> discloses a semiconductor method substantially as claimed. See **FIGS. 1-6b**, where <u>Wang</u> teaches a method of planarizing substrates having shallow trench isolation, comprising:

providing a substrate;

forming trenches 50 in said substrate;

depositing a layer of dielectric **56** on said substrate thereby filling said trenches with said dielectric;

5. However pertaining to claims 5-8, 10 11, and 15-19, Wang fails forming a layer of resist on said layer of dielectric and removing all of said layer of resist and part of said layer of dielectric using said polishing pad and chemical mechanical polishing thereby leaving said trenches filled with trench dielectric and forming a planar surface. In addition Wang fails the

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method of claim 11 wherein said layer of resist is formed by spinning resist on said substrate followed by baking said resist and the resist is photoresist.

- 6. See FIGS. 1-7 where Klein teaches forming a layer of resist on said layer of dielectric and removing all of said layer of resist and part of said layer of dielectric using said polishing pad and chemical mechanical polishing thereby leaving said trenches filled with trench dielectric and forming a planar surface. In addition Klein teaches the method of claim 11 wherein said layer of resist is formed by spinning resist on said substrate followed by baking said resist and the resist is photoresist. In view of Klein it would have been obvious to one of ordinary skill in the art to incorporate Klein into Wang semiconductor method because since the smoothing layer 60 in Wang and the dielectric material 150 in Klein both can be made of BPSG it would then prove to be equivalent and as a result be obvious in well known conventional planarization methods using a CMP process to include a semiconductive layer such as a resist layer. (See col. 4 lines 33-44; col. 5 lines 1-67; col. 6 lines 1-30).
- 7. Pertaining to claim 2, <u>Wang</u> teaches the method of claim 1 wherein said substrate is a silicon wafer having devices formed therein.
- 8. Pertaining to claim 3, Wang teaches the method of claim 1 wherein said dielectric is silicon dioxide deposited using high density plasma chemical vapor deposition.
- 9. Pertaining to claim 4, <u>Wang</u> teaches the method of claim 1 wherein said trenches are shallow trench isolation trenches.
- 10. Pertaining to claim 9, Wang teaches the method of claim 1 further comprising:

 forming a layer of pad oxide 42 on said substrate before said forming trenches in said substrate;

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forming a layer of silicon nitride 44 on said layer of pad oxide before said forming trenches in said substrate; and

forming trench openings 50 in said layer of pad oxide and said layer of silicon nitride before said forming trenches in said substrate.

11. Pertaining to claim 11, <u>Wang</u> teaches a method of planarizing substrates having shallow trench isolation, comprising:

providing a substrate;

forming a dielectric base 40 on said substrate;

forming trench openings 50 in said dielectric base;

forming trenches in said substrate directly below said trench openings in said dielectric base;

depositing a layer of trench dielectric **56** on said dielectric base thereby filling said trenches with said trench dielectric;

However, <u>Wang</u> and <u>Klein</u> fail in the providing a polishing pad having a hardness of at least Shore "D" 52. Given the teachings of the references, it would have been obvious to determine the optimum thickness, temperature as well as condition of delivery of the layers involved. *See In re Aller, Lancey and Hall* (10 USPQ 233-237) "It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the chosen dimensions are critical. *In re <u>Woodruff</u>*, 919 f.2d 1575,1578,16 USPQ2d 1934, 1934 (Fed. Cir. 1990).

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Any differences in the claimed invention and the prior art may be expected to result in some differences in properties. The issue is whether the properties differ to such an extent that the difference is really unexpected. *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986)

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Appellants have the burden of explaining the data in any declaration they proffer as evidence of non-obviousness. *Ex parte Ishizaka*, 24 USPQ2d 1621, 1624 (Bd. Pat. App. & Inter. 1992).

An Affidavit or declaration under 37 CFR 1.132 must compare the claimed subject matter with the closest prior art to be effective to rebut a prima facie case of obviousness. *In re Burckel*, 592 F.2d 1175, 201 USPQ 67 (CCPA 1979).

- 12. Pertaining to claim 12, Wang teaches the method of claim 11 wherein said substrate is a silicon substrate having devices formed therein.
- 13. Pertaining to claim 13, Wang teaches the method of claim 11 wherein said trench dielectric is silicon dioxide deposited using high density plasma chemical vapor deposition.
- 14. Pertaining to claim 14, Wang teaches the method of claim 11 wherein said dielectric base comprises a layer of pad oxide formed on said substrate and a layer of silicon nitride on said layer of pad oxide.

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Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stanetta D. Isaac whose telephone number is 703-308-5871. The

examiner can normally be reached on Monday-Friday 7:30am -5:30pm.

16. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Nebling can be reached on 703-308-3325. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-308-7722 for regular

communications and 703-308-3432 for After Final communications.

17. Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-0956.

Stanetta Isaac Patent Examiner February 14, 2003

> Supervisory Patent Examiner Technology Center 2800